

Court of Appeals, State of Michigan

ORDER

Amy Plets v Triple L Land Development LLC

Docket No. **350445**

LC No. **16-007259-CZ**

Michael F. Gadola, Judge, acting under MCR 7.211(E)(2), orders:

The motion for oral argument by appellants is DENIED WITHOUT PREJUDICE to the filing of a motion for oral argument before the case call panel.

Further, the \$250 payment submitted by appellants' counsel on August 3, 2020 is accepted as payment of costs for failing to respond to the July 10, 2020 involuntary dismissal warning letter within 21 days. This amount should be treated as an assessment paid by the attorney and is not to be charged to the clients.





A true copy entered and certified by Jerome W. Zimmer Jr., Chief Clerk, on

August 12, 2020

Date


Chief Clerk